

Environment Indigenous Energy Law

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August 23, 2019

Ontario Energy Board 2300 Yonge Street 27th Floor Toronto, ON M4P 1E4

Attention: Kirsten Walli, Board Secretary

Dear Ms. Walli:

**Re:** Ontario Sustainable Energy Association (OSEA)

**Utility Remuneration and Responding to Distributed Energy Resources** 

Board File Nos. EB-2018-0287 and EB-2018-0288

Willms & Shier Environmental Lawyers LLP is counsel for OSEA. We are in receipt of the letter from counsel for APPrO ("APPrO's Letter) that was filed with the Board this afternoon.

OSEA concurs with the submissions made in APPrO's Letter. OSEA requests the same relief and extension of time requested in APPrO's Letter, for the same reasons as APPrO.

In addition to the statements in APPrO's Letter, OSEA would like to add an additional clarification. OSEA's membership includes, but is not restricted to, DER providers.<sup>1</sup>

Yours truly,

Matt Gardner

cc: Dan Goldberger, OSEA

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Marion Fraser, Fraser & Company

OSEA's membership consists of several non-profit and community organizations that advocate for a variety of interest groups including ratepayers. OSEA's members include green technology developers, distributors, installers and operators and other service providers. OSEA's membership is diverse, and includes small scale distributors and service providers of renewables, and very few large generators. Further, OSEA serves as an advocate, educator, network and capacity builder for individuals, manufacturers, installers, builders, developers, municipalities, First Nations, unions, farmers, co-operatives, NGO's, associations and other organizations supportive of, and engaged in, the full portfolio of sustainability energy solutions.